

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
ECF CASE**

SOKOL HOLDINGS, INC., BRIAN SAVAGE,
and THOMAS SINCLAIR,

Plaintiffs,

- against -

BMB MUNAI, INC., ALEXANDRE AGAIAN,
BAKHYTEBEK BAISEITOV, GEORGES
BENARROCH, BORIS CHERDABAYEV,
MIRGALI KUNAYEV, CREDIFINANCE
CAPITAL, INC., and CREDIFINANCE
SECURITIES, LTD.,

Defendants.

Case No. 05 CV 3749 (KMW) (DF)

**DEFENDANTS' MOTION IN LIMINE #5 TO
PRECLUDE PLAINTIFFS FROM SEEKING DAMAGES FOR AND FROM
INTRODUCING EVIDENCE OF WORK PERFORMED FOR PRIOR EMPLOYERS**

Defendants respectfully submit this Motion in Limine #5 to Preclude Plaintiffs from Seeking Damages for and From Introducing Evidence of Work Performed for Prior Employers and, for the reasons set forth in the accompanying Memorandum of Law in Support, Defendants request that Plaintiffs be precluded from seeking damages for any and all services performed on behalf of, or while Plaintiffs were employed by parties other than Defendants.

Dated: August 3, 2010
Salt Lake City, Utah

**MANNING CURTIS BRADSHAW
& BEDNAR LLC**

/s/ Brent V. Manning

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CERTIFICATE OF SERVICE

I hereby certify that I caused a true and correct copy of the foregoing **MOTION IN LIMINE #5 TO PRECLUDE PLAINTIFFS FROM SEEKING DAMAGES FOR AND FROM INTRODUCING EVIDENCE OF WORK PERFORMED FOR PRIOR EMPLOYERS** to be served in the method indicated below to the below-named attorneys this 3rd day of August, 2010.

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